

EXHIBIT B

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:) Chapter 11
W. R. GRACE & CO., et al.,¹) Case No. 01-01139 (JKF)
Debtors.) (Jointly Administered)

Objection Deadline: October 23, 2006 at 4:00 p.m.
Hearing Date: TBD only if necessary

**SUMMARY OF APPLICATION OF REED SMITH LLP
FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF
EXPENSES AS SPECIAL ASBESTOS PRODUCTS LIABILITY DEFENSE
COUNSEL TO DEBTORS FOR THE SIXTY-SECOND MONTHLY INTERIM
PERIOD FROM AUGUST 1, 2006 THROUGH AUGUST 31, 2006**

Name of Applicant: Reed Smith LLP

Authorized to Provide Professional Services to: W. R. Grace & Co., *et al.*, Debtors and
Debtors-in-Possession

Date of Retention: July 19, 2001, effective as of April 2, 2001

Period for which compensation and
reimbursement is sought: August 1 through August 31, 2006

Amount of fees sought as actual,
reasonable and necessary: \$431,035.00

Amount of expenses sought as actual,
reasonable and necessary: \$19,258.20

This is an: X monthly interim final application.

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

DKT NO.: 13313
DT FILED: 9-28-06

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	No objections served on counsel	No objections served on counsel
9/30/02	8/1/02 through 8/31/02	\$183,876.75	\$18,631.51	No objections served on counsel	No objections served on counsel
10/31/02	9/1/02 through 9/30/02	\$205,975.00	\$12,810.65	No objections served on counsel	No objections served on counsel
11/27/02	10/1/02 through 10/31/02	\$172,838.75	\$34,384.69	No objections served on counsel	No objections served on counsel
12/30/02	11/1/02 through 11/30/02	\$115,576.00	\$12,630.85	No objections served on counsel	No objections served on counsel
1/30/03	12/1/02 through /31/02	\$36,744.50	\$16,310.05	No objections served on counsel	No objections served on counsel
3/6/03	1/1/03 through 1/31/03	\$123,884.00	\$3,760.28	No objections served on counsel	No objections served on counsel
4/2/03	2/1/03 through 2/28/03	\$233,867.50	\$21,251.46	No objections served on counsel	No objections served on counsel
5/7/03	3/1/03 through 3/31/03	\$124,350.00	\$30,380.42	No objections served on counsel	No objections served on counsel

6/4/03	4/1/03 through 4/30/03	\$223,770.50	\$19,411.28	No objections served on counsel	No objections served on counsel
7/1/03	5/1/03 through 5/31/03	\$190,838.00	\$22,397.08	No objections served on counsel	No objections served on counsel
7/31/03	6/1/03 through 6/30/03	\$165,837.25	\$18,778.12	No objections served on counsel	No objections served on counsel
8/29/03	7/1/03 through 7/31/03	\$202,033.50	\$13,132.57	No objections served on counsel	No objections served on counsel
10/2/03	8/1/03 through 8/31/03	\$155,275.50	\$5,526.19	No objections served on counsel	No objections served on counsel
10/28/03	9/1/03 through 9/30/03	\$32,877.00	\$5,836.88	No objections served on counsel	No objections served on counsel
11/28/03	10/1/03 through 10/31/03	\$20,656.50	\$3,553.00	No objections served on counsel	No objections served on counsel
12/29/03	11/1/03 through 11/30/03	\$16,642.50	\$352.73	No objections served on counsel	No objections served on counsel
2/4/04	12/1/03 through 12/31/03	\$8,871.00 ²	\$1,332.05	No objections served on counsel	No objections served on counsel
3/10/04	1/1/04 through 1/31/04	\$21,531.00	\$85.71	No objections served on counsel	No objections served on counsel
4/7/04	2/1/04 through 2/29/04	\$21,116.00	\$2,537.94	No objections served on counsel	No objections served on counsel
5/5/04	3/1/04 through 3/31/04	\$11,113.00	\$442.16	No objections served on counsel	No objections served on counsel
6/4/04	4/1/04 through 4/30/04	\$16,495.50	\$41.08	No objections served on counsel	No objections served on counsel
7/1/04	5/1/04 through 5/31/04	\$41,085.00	\$2,386.50	No objections served on counsel	No objections served on counsel
8/2/04	6/1/04 through 6/30/04	\$28,692.50	\$725.43	No objections served on counsel	No objections served on counsel
9/3/04	7/1/04 through 7/31/04	\$13,176.50	\$328.55	No objections served on counsel	No objections served on counsel
10/5/04	8/1/04 through 8/31/04	\$11,792.00	\$1,500.03	No objections served on counsel	No objections served on counsel
10/28/04	9/1/04 through 9/30/04	\$22,618.00	\$97.76	No objections served on counsel	No objections served on counsel
11/29/04	10/1/04 through 10/31/04	\$127,040.00	\$2,696.29	No objections served on counsel	No objections served on counsel
1/7/05	11/1/04 through 11/30/04	\$29,207.50	\$1,858.91	No objections served on counsel	No objections served on counsel
2/9/05	12/1/04 through 12/31/04	\$123,722.25	\$2,598.89	No objections served on counsel	No objections served on counsel

² Although Reed Smith initially requested \$9,795.00 for the December 2003 monthly interim period, it revised its request after discovering an error in its Fee Application for that period, after the Fee Application was filed (and with the advice and consent of the Fee Auditor). The corrected amount requested by Reed Smith for that period is reflected above.

3/1/05	1/1/05 through 1/31/05	\$112,761.00	\$3,520.69	No objections served on counsel	No objections served on counsel
3/29/05	2/1/05 through 2/28/05	\$40,738.00	\$2,719.01	No objections served on counsel	No objections served on counsel
4/27/05	3/1/05 through 3/31/05	\$22,165.50	\$281.04	No objections served on counsel	No objections served on counsel
5/31/05	4/1/05 through 4/30/05	\$27,745.00	\$373.42	No objections served on counsel	No objections served on counsel
6/30/05	5/1/05 through 5/31/05	\$48,125.50	\$1,444.96	No objections served on counsel	No objections served on counsel
8/2/05	6/1/05 through 6/30/05	\$53,677.50	\$2,901.34	No objections served on counsel	No objections served on counsel
8/31/05	8/1/05 through 8/31/05	\$67,024.00	\$4,443.37	No objections served on counsel	No objections served on counsel
10/28/05	9/1/05 through 9/31/05	\$75,564.50	\$1,333.69	No objections served on counsel	No objections served on counsel
11/28/05	10/1/05 through 10/31/05	\$100,140.00	\$2,209.06	No objections served on counsel	No objections served on counsel
12/29/05	11/1/05 through 11/30/05	\$73,829.00	\$2,476.74	No objections served on counsel	No objections served on counsel
2/3/06	12/1/05 through 12/31/05	\$132,709.00	\$9,322.91	No objections served on counsel	No objections served on counsel
3/6/06	1/1/06 through 1/31/065	\$179,492.75	\$7,814.56	No objections served on counsel	No objections served on counsel
3/28/06	2/1/06 through 2/28/06	\$121,127.50	\$2,113.02	No objections served on counsel	No objections served on counsel
4/28/06	3/1/06 through 3/31/06	\$138,244.50	\$8,928.17	No objections served on counsel	No objections served on counsel
5/30/06	4/1/06 through 4/30/06	\$258,539.00	\$3,990.53	No objections served on counsel	No objections served on counsel
6/28/06	5/1/06 through 5/31/06	\$187,688.50	\$7,066.20	No objections served on counsel	No objections served on counsel
7/31/06	6/1/06 through 6/30/06	\$290,925.50	\$7,211.50	No objections served on counsel	No objections served on counsel
9/1/06	7/1/06 through 7/31/06	\$318,207.00	\$5,751.93	No objections served on counsel	No objections served on counsel

As indicated above, this is the sixty-second application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 20 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$4,500.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	35 Years	Litigation	\$600.00	49.70	\$29,820.00
Lawrence E. Flatley	Partner	31 years	Litigation	\$535.00	36.40	\$19,474.00
Douglas E. Cameron	Partner	22 Years	Litigation	\$530.00	206.00	\$109,180.00
Harold J. Engel	Partner	37 Years	Litigation	\$500.00	17.00	\$8,500.00
Anthony B. Klapper	Partner	12 Years	Litigation	\$500.00	70.40	\$35,200.00
Margaret L. Sanner	Of Counsel	21 Years	Litigation	\$415.00	141.20	\$58,598.00
Paul J. Waters	Of Counsel	11 Years	Litigation	\$400.00	66.70	\$26,680.00
Carol J. Gatewood	Of Counsel	17 Years	Litigation	\$380.00	5.30	\$2,014.00
Jesse J. Ash	Associate	4 Years	Litigation	\$330.00	116.90	\$38,577.00
Richard W. Roberts, Jr.	Associate	5 Years	Litigation	\$330.00	49.10	\$16,203.00
Margaret E. Rutkowski	Associate	10 Years	Litigation	\$315.00	96.80	\$30,492.00
Melissa J. Keppel	Associate	5 Years	Litigation	\$310.00	19.90	\$6,169.00
Andrew J. Muha	Associate	5 Years	Litigation	\$295.00	5.80	\$1,711.00
Rebecca E. Aten	Associate	3 Years	Litigation	\$270.00	1.40	\$378.00
Elizabeth A. Ransom	Associate	1 Year	Litigation	\$260.00	44.90	\$11,674.00

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The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
John B. Lord	Paralegal	13 Years	Bankruptcy	\$190.00	4.50	\$855.00
Maureen Atkinson	Paralegal	30 Years	Litigation	\$180.00	13.70	\$2,466.00
Jennifer L. Taylor-Payne	Paralegal	10 Years	Litigation	\$170.00	76.80	\$13,056.00
Michelle M. Jeziorkowski	Paralegal	12 Years	Litigation	\$160.00	32.80	\$5,248.00
Anne L. Salzberg	Analyst	6 Years	Knowledge Management	\$150.00	14.00	\$2,100.00
Mariel T. Howard	Paralegal	1 Year	Litigation	\$140.00	77.10	\$10,794.00
Sharon A. Ament	Paralegal	2 Years	Litigation	\$130.00	14.20	\$1,846.00

Total Fees: \$431,035.00

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COMPENSATION BY PROJECT CATEGORY

Project Category	Hours	Amount
Litigation	1.30	\$320.50
Travel (one-half time)	11.00	\$5,970.00
ZAI Science Trial	2.50	\$1,325.00
Fee Applications	22.60	\$4,613.50
Hearings	8.10	\$4,813.00
Claim Analysis Objection Resolution & Estimation	198.80	\$106,567.50
Montana Grand Jury Investigation	916.30	\$307,425.50
Total:	1,160.60	\$431,035.00

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EXPENSE SUMMARY

Description	Non-ZAI Science Trial	ZAI Science Trial
Binding Charge	\$9.00	----
Telephone Expense	\$30.40	----
IKON Copy Services	\$2,724.06	----
Telecopy Expense	\$33.00	----
PACER	\$78.88	----
Documentation Charge	\$1,399.16	----
Duplicating/Printing/Scanning	\$3,633.50	----
Express Mail Service	\$66.82	----
Postage Expense	\$6.06	----
Courier Service – Outside	\$178.98	----
Outside Duplicating	\$800.22	----
Secretarial Overtime	\$2,795.85	----
Lodging	\$690.15	----
Air Travel Expense	\$5,870.79	----
Taxi Expense	\$232.00	----
Meal Expense	\$454.67	----
Mileage Expense	\$42.72	----
Parking/Tolls/Other Transportation	\$138.00	----
SUBTOTAL	\$19,258.20	\$0.00
TOTAL	\$19,258.20	

Dated: September 28, 2006
Wilmington, Delaware

REED SMITH LLP

By: /s/ Kurt F. Gwynne

Kurt F. Gwynne (No. 3951)
1201 Market Street, Suite 1500
Wilmington, DE 19801
Telephone: (302) 778-7500
Facsimile: (302) 778-7575
E-mail: kgwynne@reedsmit.com

and

James J. Restivo, Jr., Esquire
Lawrence E. Flatley, Esquire
Douglas E. Cameron, Esquire
435 Sixth Avenue
Pittsburgh, PA 15219
Telephone: (412) 288-3131
Facsimile: (412) 288-3063

Special Asbestos Products Liability Defense
Counsel

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1450759
Invoice Date 09/27/06
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	320.50	
Expenses	0.00	
		TOTAL BALANCE DUE UPON RECEIPT \$320.50
		=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	1450759
One Town Center Road	Invoice Date	09/27/06
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2006

Date	Name	Hours
08/09/06	Lord	.30
	Research docket and update 2002 service list.	
08/10/06	Lord	.30
	Review and revise all service lists/labels with new equity committee information re: Buchanan Ingersoll & Rooney.	
08/31/06	Muha	.70
	Docket review and analysis at request of J. Restivo and D. Cameron.	
	TOTAL HOURS	1.30

TIME SUMMARY	Hours	Rate	Value
Andrew J. Muha	0.70	at \$ 295.00 =	206.50
John B. Lord	0.60	at \$ 190.00 =	114.00
CURRENT FEES			320.50

TOTAL BALANCE DUE UPON RECEIPT	\$320.50
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace Invoice Number 1450740
5400 Broken Sound Blvd., N.W. Invoice Date 09/27/06
Boca Raton, FL 33487 Client Number 172573

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Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	5,970.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$5,970.00
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace	Invoice Number	1450740
5400 Broken Sound Blvd., N.W.	Invoice Date	09/27/06
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60027

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Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2006

Date	Name	Hours
08/21/06	Cameron	3.20
	Non-working portions of travel from Pittsburgh, PA to Denver, CO to Missoula, MT for expert witness meetings (6.4 total hours at one-half time).	
08/21/06	Restivo	2.00
	Non-working portions of travel to and from Wilmington for Omnibus Hearing (4 hours at one-half time).	
08/23/06	Cameron	3.00
	Non-working portions of travel from Missoula, MT to Denver, CO to Pittsburgh, PA (6 total hours at one-half time).	
08/29/06	Cameron	2.80
	Non-working portion of travel to and from New York for expert witness meetings (5.60 total hours at one-half time).	
	TOTAL HOURS	11.00

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	2.00	at \$ 600.00 =	1,200.00
Douglas E. Cameron	9.00	at \$ 530.00 =	4,770.00

CURRENT FEES	5,970.00
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172573 W. R. Grace & Co.
60027 Travel-Nonworking
September 27, 2006

Invoice Number 1450740
Page 2

TOTAL BALANCE DUE UPON RECEIPT \$5,970.00
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1450741
Invoice Date 09/27/06
Client Number 172573

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Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	1,325.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$1,325.00
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace Invoice Number 1450741
5400 Broken Sound Blvd., N.W. Invoice Date 09/27/06
Boca Raton, FL 33487 Client Number 172573
 Matter Number 60028

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Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2006

Date	Name	Hours
08/01/06	Cameron	.80
	Review materials relating to Canadian ZAI claims.	
08/16/06	Cameron	.90
	Review materials from R. Finke regarding Canadian ZAI claims.	
08/17/06	Cameron	.80
	Additional review of consultant comments regarding ZAI claims.	
	TOTAL HOURS	2.50

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	2.50	at \$ 530.00 =	1,325.00
CURRENT FEES			1,325.00
TOTAL BALANCE DUE UPON RECEIPT			\$1,325.00

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace Invoice Number 1450742
5400 Broken Sound Blvd., N.W. Invoice Date 09/27/06
Boca Raton, FL 33487 Client Number 172573

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Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	4,613.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$4,613.50
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace	Invoice Number	1450742
5400 Broken Sound Blvd., N.W.	Invoice Date	09/27/06
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60029

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Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2006

Date	Name	Hours
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08/01/06	Lord	E-file and perfect service of June .30 2006 fee application.
08/02/06	Ament	Begin preparing spreadsheet for 1.00 21st quarterly fee application.
08/03/06	Ament	Continue calculating fees and 2.50 expenses for 21st quarterly fee application (2.0); continue preparing spreadsheet re: same (.50).
08/04/06	Ament	Continue spreadsheet re: 1.00 calculations of 21st quarterly fee application (.50); begin drafting narrative and summary re: same (.50).
08/06/06	Ament	Continue calculating 21st .80 quarterly fee application.
08/06/06	Cameron	Attend to fee application issues. .90
08/07/06	Cameron	Additional review of fee .60 applications and follow-up emails.
08/07/06	Muha	Extensive revisions to July 3.20 monthly fee and expense detail.
08/08/06	Ament	Work on drafting summary and 1.50 narrative re: 21st quarterly fee application.

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 September 27, 2006

Invoice Number 1450742
 Page 2

Date	Name	Hours

08/09/06	Lord	Review and revise Reed Smith quarterly fee application (.4); prepare exhibits for same (.2); prepare service for same (.1). .70
08/10/06	Ament	E-mail to J. Lord re: 21st quarterly fee application (.10); finalize summary and narrative re: 21st quarterly fee application (.40). .50
08/10/06	Lord	Research docket for hearing information and prepare notice for 21st quarterly fee application. .40
08/11/06	Ament	Revisions to summary and narrative re: 21st quarterly fee application per A. Muha request (.20); e-mail same to J. Lord for DE filing (.10). .30
08/11/06	Lord	Revise, e-file and perfect service of 21st quarterly fee application. 1.10
08/14/06	Muha	Continue extensive review/revisions to fee and expense detail for July 2006 monthly fee application. 1.70
08/22/06	Lord	Research docket and draft CNO and prep. service for June monthly fee application. .40
08/28/06	Lord	E-mails with S. Ament re: July monthly fee application (.2); e-file and perfect service to CNO for June monthly fee application (.3); correspondence to debtors re: same (.2) .70
08/29/06	Ament	Review and respond to e-mail from A. Muha re: July fee application. .10
08/30/06	Ament	E-mails with A. Muha and J. Lord re: July monthly fee application (.10); review invoices and calculate fees and expenses for July fee application (1.0); prepare spreadsheet re: same (1.0); draft monthly fee application and e-mail to A. Muha 2.60

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 September 27, 2006

Invoice Number 1450742
 Page 3

Date	Name	Hours
	for review (.50).	
08/30/06	Lord	.30
	E-mail with S. Ament re: July monthly fee application (.1); prepare service for same (.2).	
08/30/06	Muha	.20
	Begin final revisions to July monthly fee application.	
08/31/06	Ament	1.80
	Review and respond to e-mail from J. Lord re: July monthly fee application (.10); e-mails and meet with A. Muha re: same (.10); format invoices into Word documents re: fees and expenses (1.0); continue calculating expenses and drafting July monthly fee application (.50); e-mail same to A. Muha for final review (.10).	
	TOTAL HOURS	22.60

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	1.50	at \$ 530.00 =	795.00
Andrew J. Muha	5.10	at \$ 295.00 =	1,504.50
John B. Lord	3.90	at \$ 190.00 =	741.00
Sharon A. Ament	12.10	at \$ 130.00 =	1,573.00
CURRENT FEES			4,613.50
TOTAL BALANCE DUE UPON RECEIPT			\$4,613.50

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1450743
Invoice Date 09/27/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60030) Hearings

Fees	4,813.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$4,813.00
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1450743
Invoice Date 09/27/06
Client Number 172573
Matter Number 60030

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Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2006

Date	Name	Hours
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08/10/06 Ament	Review DE docket re: 8/21/06 omnibus hearing per D. Cameron request and e-mails re: same.	.10
08/21/06 Restivo	Preparation for omnibus hearing (2.0); pre-hearing meeting (2.0); omnibus hearing in Delaware (4.0).	8.00
	TOTAL HOURS	8.10

TIME SUMMARY	Hours	Rate	Value
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James J. Restivo Jr.	8.00	at \$ 600.00 =	4,800.00
Sharon A. Ament	0.10	at \$ 130.00 =	13.00
	CURRENT FEES		4,813.00

TOTAL BALANCE DUE UPON RECEIPT	\$4,813.00
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1450744
Invoice Date 09/27/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation
(Asbestos)

Fees	106,567.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$106,567.50
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	1450744
One Town Center Road	Invoice Date	09/27/06
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60033

=====

Re: (60033) Claim Analysis Objection Resolution & Estimation
(Asbestos)

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2006

Date	Name	Hours
08/01/06	Cameron	3.30
	Continued review of materials and preparation of evidentiary outlines (2.5); review new materials from K&E (0.8).	
08/01/06	Restivo	2.00
	Work plan (1.0); review material re: PD (1.0).	
08/02/06	Cameron	4.80
	Prepare and revise outline of evidentiary issues and review of associated materials for same (2.9); meet with L. Flatley regarding same (0.3); multiple e-mails with K&E regarding work product for asbestos PD claims (0.7); telephone calls with K&E regarding same (0.3); review draft notice from J. Baer (0.6).	
08/02/06	Flatley	1.20
	Call with J. Restivo (0.1); review and revise evidence outline (0.6); discussion of evidence outline with D. Cameron (0.3); meet with J. Restivo regarding "to do" list (0.2).	
08/02/06	Gatewood	2.10
	Initial review/examination of	

materials provided by L. Flatley
concerning property damage
estimation, Phase I (2.0); brief
communication with R. Aten
concerning same (.10).

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
 Page 2

Date	Name	Hours	
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08/02/06	Restivo	Telephone conference with H. Engel (.6); review work plan (1.0); memos re: statute of limitations (.5); review new filings and Court decision on "stigma" claims (.5).	2.60
08/03/06	Atkinson	Review files re: asbestos property damage claims exhibits.	.50
08/03/06	Cameron	Extensive review and revisions to evidentiary issues outline (2.5); meet with J. Restivo and L. Flatley regarding same (0.8); review of draft notice and property damage claim schedule (0.9); e-mails regarding same (0.8); meet with J. Restivo and L. Flatley regarding same (0.3); review 15th Omnibus Objections and e-mails with K&E regarding same (0.8).	6.10
08/03/06	Flatley	E-mails about draft CMO (0.2); review J. Baer draft CMO (0.4); meet with J. Restivo and D. Cameron regarding draft CMO and other issues and follow-up (1.7); review D. Cameron substantive outline (0.5).	2.80
08/03/06	Restivo	Meeting with D. Cameron (.5); prepare for meeting with team (2.0).	2.50
08/04/06	Cameron	Telephone call with R. Finke re: evidentiary issues (.30); review objections and documents relating to evidentiary issues (1.30); review and revise and finalize evidentiary outline (1.90); emails re: same (.20); review material from J. Baer re: notice and revised schedule (.60); emails re: same (.30).	4.60
08/04/06	Engel	Review PD Action List, related documents and court decision.	.80

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
 Page 3

Date	Name	Hours	
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08/04/06	Restivo	Review omnibus hearing transcript (.8); telephone calls with client and D. Cameron (.4); correspondence with S. Blatnick (.3).	1.50
08/05/06	Cameron	Follow-up to action list and evidentiary outline issues (.90); review expert report materials (.90); review historical file materials for meeting with K&E (1.60).	3.40
08/06/06	Cameron	Continued work on expert witness materials (.80); review 15th Omnibus Objections and summaries re: same (.90).	1.70
08/07/06	Cameron	Attention to evidentiary issues for US property damage claims (.80); review materials for expert reports for Phase II (.90); review Phase I materials (.70); review materials from J. Restivo and meeting with J. Restivo re: same (.40); review materials for meeting in Pittsburgh (.70).	3.50
08/07/06	Engel	Review correspondence regarding strategy for summary judgment motion, and draft correspondence regarding same.	.20
08/07/06	Flatley	Review J. Baer e-mails and schedules (0.4); follow-up regarding Chicago trip (0.1).	.50
08/07/06	Restivo	Receipt of planning drafts and emails.	.80
08/08/06	Cameron	Telephone call with S. Bianca re: product identification objections (.40); review materials for property damage meeting (.90); e-mails re: same (.20); review revised schedule for conference call and e-mails re: same (.60); telephone call with J. Restivo re: same (.20).	2.30

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

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Date	Name	Hours
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08/08/06	Flatley	.40
	E-mails and replies regarding scheduling meetings and conference calls.	
08/08/06	Restivo	1.20
	Telephone call with D. Cameron and emails re: 8/10 strategy meeting.	
08/09/06	Cameron	4.80
	Prepare for (.30) and meet with L. Flatley re: agenda for PD team meeting (.50); prepare for (.20) and meet with J. Restivo and L. Flatley re: PD team meeting (.50); review and revise draft agenda for meeting (.80); emails re: same (.30); prepare for call with PD Committee re: revised schedule and notice (.30); participate in conference call re: same (.80); review claims information re: same (.40); prepare for 8/10 meeting (.70).	
08/09/06	Flatley	6.90
	Preparation for 8/10 team meeting, including drafting agenda and reviewing outlines and memoranda (4.4); meet with D. Cameron to review items for agenda (0.5); meet with J. Restivo and D. Cameron regarding 8/10 meeting preparation (0.5); conference call with claimants' counsel et al. and follow-up on call (1.5).	
08/09/06	Restivo	1.50
08/10/06	Cameron	6.60
	Prepare for asbestos PD claim strategy meeting in Pittsburgh (1.90); participate in strategy meeting with counsel from RS and K&E, California and Canada (4.20); post meeting document review (.50)	
08/10/06	Engel	1.40
	Review cases related to summary judgment motion.	
08/10/06	Flatley	7.80
	E-mails regarding meeting (0.2); preparation for team meeting (0.8); participate in team meeting and conference call regarding numerous issues (6.8).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
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Date	Name	Hours	
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08/10/06	Restivo	Prepare for and attend planning meeting in Pittsburgh.	5.50
08/11/06	Ament	Meet with D. Cameron re: asbestos property damage claim assignment.	.50
08/11/06	Atkinson	Meet with D. Cameron, S. Ament concerning asbestos property damage claim files.	.50
08/11/06	Cameron	Telephone call with R. Finke regarding PD Team meeting (0.2); review materials from K&E regarding notice and order (0.4); meet with J. Restivo regarding claims files (0.4); review claims file materials from K&E (0.9); review California claims legal research (0.8).	2.70
08/11/06	Flatley	Meet with D. Cameron (0.1); call with R. Senftleben and follow-up (0.4); reviewing materials in follow-up on 8/10 meeting (0.8).	1.30
08/11/06	Restivo	Review samples of property damage questionnaire responses.	1.60
08/12/06	Cameron	Review summary of Canadian law issues (1.1); continued review of draft notice and e-mails regarding same (0.8).	1.90
08/13/06	Cameron	Provide comments regarding draft notice and schedule (0.8); review claims file materials (0.9).	1.70
08/14/06	Aten	Began reviewing case materials/expert reports.	.30
08/14/06	Cameron	Multiple e-mails regarding proposed Notice, Order and new schedule (0.9); review statute of limitations materials (1.4); review Canadian claim materials (1.2); review claims listing and summaries (0.7); review revised Action List (0.4).	4.60

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
 Page 6

Date	Name	Hours	
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08/14/06	Flatley	E-mails and replies on various subjects (0.4); analysis of draft CMO and issues related to it (1.1); call with D. Cameron (0.3).	1.80
08/15/06	Aten	Continue to read/analyze case materials and W.R. Grace's expert's reports.	1.10
08/15/06	Cameron	Telephone call with R. Finke regarding proposed Notice and CMO (0.3); prepare for PD Team call regarding Notice (0.4); e-mails regarding same (0.4); participate in PD Team conference call regarding Notice and proposed order (0.9); review Notice and Schedule and potential changes (0.3); review 15th Omnibus Objections (0.8).	3.10
08/15/06	Flatley	Call with D. Cameron (0.2); conference call with PD team and follow-up with D. Cameron and R. Finke (1.7).	1.90
08/16/06	Cameron	Review revised draft of Notice and Order and provide comments regarding same (0.7); e-mails regarding same (0.2); reviewed further revised draft of Notice and Order and provide comments regarding same (1.0); review of expert materials and telephone call with R. Finke regarding same (0.8).	2.70
08/16/06	Flatley	E-mails and replies re: PD claims CMO.	.20
08/17/06	Cameron	Review and provide comments to draft Notice and proposed Order with schedule (0.9); multiple e-mails with client regarding same (0.7); prepare for and participate in conference call with K&E client and RS attorneys regarding same (1.0); e-mail follow-up (0.3); review final Notice (0.3); review materials regarding Canadian PD	4.90

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
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Date	Name	Hours

	claims (0.8); review no-hazard issue materials (0.9).	
08/17/06	Flatley	Review D. Cameron e-mails and reply (0.2); review and analyze CMO issues (2.0); review transcript of July omnibus hearing (1.1); conference call with R. Finke, D. Cameron, D. Bernick et al. regarding CMO issues and follow-up with D. Cameron (1.0). 4.30
08/18/06	Cameron	Review materials for Notice, Proposed Order and schedule (0.9); e-mails regarding same (0.4); telephone call with J. Restivo regarding same (0.3); prepare for conference call with PD Team regarding action items (0.7); participate in PD Team call (0.8); telephone call with R. Finke regarding same (0.2); review hearing agenda (0.3); prepare summary for J. Restivo (0.5). 4.10
08/18/06	Flatley	Preparation for conference call (0.3); team conference call and follow-up (0.8). 1.10
08/19/06	Cameron	Follow-up from multiple conference calls and summary materials. .80
08/19/06	Restivo	Review California claim documents. 1.40
08/20/06	Cameron	Attention to Action Items list (1.0); review additional consultant materials (0.9); review California Statute of Limitations materials (1.2); meet with J. Restivo (0.3). 3.40
08/20/06	Restivo	Prepare for omnibus hearing and planning for Phase I and II. 2.50
08/21/06	Cameron	E-mails regarding hearing (0.2); review materials relating to property damage claims (0.9). 1.10

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
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Date	Name	Hours	
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08/21/06	Engel	Legal research and analysis of summary judgment motion.	3.70
08/22/06	Cameron	Review draft Notice and Order (0.4); telephone call with J. Restivo regarding hearing (0.3); e-mails regarding same (0.2).	.90
08/22/06	Engel	Continue legal research and analysis for summary judgment motion.	1.60
08/22/06	Restivo	Emails and telephone calls re: post-omnibus hearing action items.	1.00
08/23/06	Cameron	Review draft Notice and Order and multiple e-mails regarding same (0.6); review status of limitations materials (0.8).	1.40
08/23/06	Engel	Continue legal research and analysis for summary judgment motion.	.90
08/23/06	Restivo	Communications re: CMO, material, etc.	1.00
08/24/06	Cameron	Review and provide comments on draft Notice, Order and schedules (0.8); multiple e-mails regarding same (1.4); telephone call with R. Finke regarding same (0.4); review materials relating to objections to PD claims (0.9).	3.50
08/24/06	Engel	Continue legal research and analysis (2.4); leave voice message for J. Gulotta regarding same, and discuss same with D. Cameron and J. Gulotta (0.4).	2.80
08/25/06	Cameron	Meet with J. Restivo regarding issues relating to PD claims (0.4); multiple e-mails regarding call with PD Committee regarding Notice, Order, schedule (0.5); prepare for call with PD committee (0.5); telephone call with L. Esayan regarding same (0.2); participate in call with PD	3.90

172573 W. R. Grace & Co.
60033 Claim Analysis Objection Resolution
& Estimation (Asbestos)
September 27, 2006

Invoice Number 1450744
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Date	Name	Hours	
	Committee (0.9); review draft documents for revisions (0.3); review materials for expert witness meetings in New York (1.1).		
08/25/06	Restivo	Review CMO drafts meeting with D. Cameron; meeting with J. Baer (1.5); strategic planning (1.0).	2.50
08/26/06	Cameron	Review draft Notice, Order and schedule (0.5); summary of call with PD Committee (0.9); review expert report materials (1.4).	2.80
08/27/06	Cameron	Review multiple e-mails from counsel regarding property damage claims schedule and negotiations with counsel for claimants (0.8); review revised schedule and comments (0.8).	1.60
08/28/06	Cameron	Attention to PD schedule and notice (0.9); telephone call with R. Finke regarding same (0.3); telephone call with L. Esayian regarding same (0.2); review revised drafts and provide comments and new language (1.5); attention to expert materials for meeting in New York, NY (0.7).	3.60
08/28/06	Restivo	Review of new materials and strategy planning for PD claim trials.	2.60
08/29/06	Cameron	Prepare for meeting with experts (0.8); attend consultant meetings in New York with R. Finke, K&E lawyers and consultants (2.7); follow-up discussions with consultant and R. Finke (0.6); review draft Notice and Schedule and e-mails regarding same (0.8); attention to task list and things to do (0.9).	5.80

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
 Page 10

Date	Name	Hours	
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08/29/06	Engel	Review additional legal research and analysis (1.10); leave voice message for J. Gulotta re same (0.1); review correspondence re scheduling and strategy and draft response to same (0.50).	1.70
08/29/06	Restivo	Strategy planning for discovery and trials.	3.50
08/30/06	Cameron	Prepare for (0.6) and meet with J. Restivo and L. Flatley and telephone call with H. Engel and T. Klapper regarding strategy issues for asbestos PD claims (1.4); telephone call with R. Finke regarding same (0.2); e-mails regarding Notice, Order and Schedule (0.4); attention to task list issues and weekly call (0.7).	3.30
08/30/06	Engel	Discussions with J. Restivo and others regarding strategy for handling various aspects of the litigation (0.40); discussion with J. Gulotta regarding legal and factual issues (0.40); review memoranda regarding same (0.80); review recent court decisions and consider strategy for using same (1.70).	3.30
08/30/06	Flatley	E-mails from/to D. Cameron (0.1); review e-mails on scheduling issues (0.4); meeting with J. Restivo and D. Cameron (late arrival) (2.0).	2.50
08/30/06	Restivo	Prepare for and strategy meeting.	3.50
08/31/06	Cameron	Attention to schedule and PD claims strategy issues (1.3); review California claims materials (1.1); review statute of limitations materials (1.3); review Canadian claims materials (0.8); review revised summary from J. Restivo (0.6); review revised task list (0.4).	5.50

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 September 27, 2006

Invoice Number 1450744
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Date	Name	Hours
08/31/06	Engel	.60
	Review correspondence and orders regarding scheduling and assignments.	
08/31/06	Restivo	2.50
	Strategy planning (1.0); action item review (0.60); P.D. questionnaire responses (0.9).	
	TOTAL HOURS	198.80

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	39.70	at \$ 600.00 =	23,820.00
Lawrence E. Flatley	32.70	at \$ 535.00 =	17,494.50
Douglas E. Cameron	104.40	at \$ 530.00 =	55,332.00
Harold J. Engel	17.00	at \$ 500.00 =	8,500.00
Carol J. Gatewood	2.10	at \$ 380.00 =	798.00
Rebecca E. Aten	1.40	at \$ 270.00 =	378.00
Maureen L. Atkinson	1.00	at \$ 180.00 =	180.00
Sharon A. Ament	0.50	at \$ 130.00 =	65.00
CURRENT FEES			106,567.50
TOTAL BALANCE DUE UPON RECEIPT			\$106,567.50

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1450758
Invoice Date 09/27/06
Client Number 172573

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Re: W. R. Grace & Co.

(60035) Grand Jury Investigation

Fees	307,425.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$307,425.50
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number	1450758
Invoice Date	09/27/06
Client Number	172573
Matter Number	60035

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Re: (60035) Grand Jury Investigation

FOR PROFESSIONAL SERVICES PROVIDED THROUGH AUGUST 31, 2006

Date	Name	Hours	
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08/01/06	Cameron	Attention to materials regarding cross-examination (1.8); e-mails regarding same (0.4); attention to consultant inquiries (0.7); e-mails regarding same (0.3); attention to expert witness examination materials (1.1).	4.30
08/01/06	Flatley	Quick review of draft reply brief (0.7); meet with C. Gatewood (0.1); e-mails regarding draft reply brief (0.1).	.90
08/01/06	Gatewood	Draft/revise response to Government's opposition to Motion to Exclude Evidence/Testimony that Pleural Plaques are Anything More than a Potential Marker of Exposure to Asbestos (1.5); communicate with L. Flatley concerning same (.20); incorporate comments/suggested revisions provided by L. Flatley, finalize response and circulate among counsel (1.0); communicate with R. Aten concerning revisions to response (.50).	3.20
08/01/06	Howard	Began reproduction of all expert documents for J. Ash (7.2); conference with A. Denniston regarding multiple government experts document collection (0.5).	7.70

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 September 27, 2006

Invoice Number 1450758
 Page 2

Date	Name	Hours
-----	-----	-----
08/01/06	Klapper	5.90
	Continue work on draft direct examination outline for experts, including conceptualizing graphics (4.8); coordinate with consultant regarding conversion factors for exposure assessments (.1); review USGS document sent by S. McMillan (1.0).	
08/01/06	Rutkowski	8.10
	Review dictation and revise (1.4); review depositions for Lemen (5.6); emails and discussions with M. Sanner re: project (.4); discussion with J. Taylor-Payne re: Lemen depositions (.3); emails with Librarian re: information for Frank (.2); review Lemen status memo (.2).	
08/01/06	Sanner	3.00
	Review Lemen materials for cross examination project.	
08/01/06	Taylor-Payne	4.80
	Downloaded additional transcripts for expert witness, Richard Lemen, Ph.D. (.30); prepared indices for volumes 15 through 17 of materials for expert witness, Richard Lemen, Ph.D. (.80); updated memorandum regarding status of obtaining materials for expert witness, Richard Lemen, Ph.D. (.40); e-mails to and from M. Sanner and M. Rutkowski transmitting status memorandum, setting up conference call and status of outstanding projects (.40); update binders of materials for Drs. Lemon and Frank (2.9).	
08/01/06	Waters	5.50
	Review Lemen documents for draft of cross-examination outline.	
08/02/06	Atkinson	.20
	Forward scientific articles to expert.	
08/02/06	Cameron	3.30
	Multiple e-mails regarding consultant meetings in August (0.7); telephone call with R. Finke (0.3); review materials from consultant meeting for trial preparation (0.9); review	

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 September 27, 2006

Invoice Number 1450758
 Page 3

Date	Name	Hours	
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	materials for cross-examination outlines (1.4).		
08/02/06	Howard	Continued the compilation of all expert V. Rose documents (2.8); Began organization of same (5.00).	7.80
08/02/06	Klapper	Moderate expert cross team call (.5); continue work on draft direct examination outlines for preparation of experts (5.6).	6.10
08/02/06	Rutkowski	Review Lemen deposition (6.6); review and update dictation (1.5); email re: information on cases (.2); telephone conference with team re: progress on project (.6); emails with team re: project (.4); discussion with G. Sitterson re project (.4).	9.70
08/02/06	Salzberg	Obtain articles by government expert witnesses for M. Sanner.	2.20
08/02/06	Sanner	Telephone discussion with T. Klapper re status of project (.5); email discussion re same with M. Rutkowski, P. Waters, and J. Taylor-Payne re status of issues (.4), review and transcribe excerpts for Lemen (7.2).	8.10
08/02/06	Taylor-Payne	Updated memorandum regarding status of obtaining materials for expert witness Dr. Lemen (.60); continued collecting deposition materials for Dr. Lemen (2.9); attended telephone conference with Ms. Sanner, Ms. Rutkowski, and Messrs. Waters and Klapper regarding status of collection of materials for Drs. Lemen and Frank (.80); e-mails to and from Ms. Sanner, Ms. Rutkowski and Messrs. Waters and Klapper regarding preparation for cross examination of expert witnesses Drs. Lemen and Frank (.80).	5.10

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 September 27, 2006

Invoice Number 1450758
 Page 4

Date	Name	Hours	

08/02/06	Waters	Draft Lemen cross-examination outline and questions.	7.20
08/03/06	Ash	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	3.50
08/03/06	Cameron	Telephone call with R. Finke regarding expert witness preparation (0.3); telephone call with R. Finke and expert witness regarding trial preparation issues (0.7); follow-up e-mails and call with expert (0.4); follow-up e-mails regarding expert meetings (0.4); telephone call with consultant regarding status of analysis (0.5).	2.30
08/03/06	Howard	Conference with multiple courts (including Circuit Court of Jefferson County, AL and Civil District Court for the Parish of Orleans) regarding deposition collection for expert (1.70); continue research of all materials for several experts (6.50); continue collection of same (1.50).	9.70
08/03/06	Klapper	Prepare expert for direct and anticipated cross (6.5); work on direct examination outline for another expert (2.0).	8.50
08/03/06	Rutkowski	Review Lemen deposition (6.2); review and edit dictation (1.5); meet with J. Taylor-Payne on project (.4).	8.10
08/03/06	Salzberg	Obtain articles by government expert witnesses for M. Sanner.	2.10
08/03/06	Sanner	Lemen transcription project.	8.50

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 September 27, 2006

Invoice Number 1450758
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Date	Name	Hours
08/03/06	Taylor-Payne	4.70
	Office conference with Ms. Rutkowski to discuss organization of materials for expert witnesses Drs. Frank and Lemen (.30); reviewed e-mails from Ms. Sanner regarding preparation for cross examination of expert witnesses Drs. Frank and Lemen (.20); corrected index to Volume 13 of records for Dr. Lemen (.20); e-mails to and from Mr. Waters, Ms. Sanner and Ms. Rutkowski regarding same (.20); began comparing contents of binders to indices and making corrections to same (3.4); e-mail from Ms. Salzberg transmitting additional materials for expert witness, Dr. Frank (.20); downloaded same (.20).	
08/03/06	Waters	8.00
	Review Lemen documents for draft of Lemen cross-examination outline.	
08/04/06	Ash	8.50
	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	
08/04/06	Atkinson	.40
	Forward articles to expert, per his request.	
08/04/06	Cameron	2.30
	Review new report from EPA (1.10); emails re: same (.30); review witness outline materials (.90).	
08/04/06	Howard	9.50
	Completed reproduction of expert documentation (4.8); continued deposition and article search for several government experts (4.7).	
08/04/06	Klapper	4.50
	Discuss with expert regarding graphics for direct examination (.5); meet with other expert regarding direct examination (4.0).	

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Date	Name	Hours
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08/04/06	Rutkowski	
	Emails with A. Klapper re: Frank (.2); discussion with J. Taylor-Payne and M. Sanner re: remaining Lemen binders (.5); review Lemen binder (1.2); review dictation (.6).	2.50
08/04/06	Sanner	
	Continue review, dictation and editing of Lemen deposition and article project.	8.10
08/04/06	Taylor-Payne	
	Prepared indices for volumes eighteen and nineteen of materials regarding expert witness, Dr. Lemen (.70); compiled same (1.2); prepared memorandum to Ms. Rutkowski, Ms. Sanner, and Mr. Waters listing the reviewer of each volume of Dr. Lemen materials (.30); e-mails from and to Ms. Sanner, Ms. Rutkowski and Ms. Flippin regarding status of case projects (.40); prepared indices for materials regarding expert witness, Dr. Frank (.90); compiled volume three of Dr. Frank materials (.90).	4.40
08/04/06	Waters	
	Review Lemen documents for draft of Lemen cross-examination outline and questions.	7.70
08/05/06	Cameron	
	Review new report from EPA re: Libby and address comments (1.50); review trial preparation materials (.80).	2.30
08/06/06	Ash	
	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	5.50
08/06/06	Cameron	
	Review materials from consultants for expert witness trial preparation meetings.	1.40
08/06/06	Rutkowski	
	Review dictation and revise (1.0); review Lemen hearings (.6).	1.60

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Date	Name	Hours
08/07/06	Ash	9.50
	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	
08/07/06	Atkinson	.30
	Forward articles requested by expert.	
08/07/06	Cameron	3.80
	Multiple emails and phone conferences re: consultant work and trial preparation meetings (.80); review materials relating to Betty Anderson and Rich Lee reports and trial preparation issues (1.60); review cross-exam materials (1.20); telephone call with consultants re: meeting (.20).	
08/07/06	Flatley	.10
	R. Senftleben and D. Cameron e-mails.	
08/07/06	Klapper	2.50
	Participate in team call regarding cross exam project.	
08/07/06	Ransom	4.90
	Conference with T. Klapper re status of Spear review (.3); perform further analysis re deposition of Spear (4.6).	
08/07/06	Roberts	.40
	Meet with A. Klapper to discuss cross-examination outline (.20); telephone conference with M. Sanner (.20).	
08/07/06	Rutkowski	6.00
	Review dictation for edits (1.5); review Lemen hearings for information (2.8); telephone conference with A. Klapper re: Spear and Rose (.2); emails and telephone conference with J. Ash on more information on Rose (.3); discussions with M. Sanner re: depositions (.6); telephone conference with team re: project (.5); review Lemen list for articles (.1).	

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Date	Name	Hours
08/07/06	Sanner	-----
08/07/06	Taylor-Payne	8.70
08/07/06	Waters	5.30
08/07/06		7.00

Complete review, dictation, and editing of Lemen deposition transcripts excerpts in preparation for cross outline (6.5); telephone discussion with A. Klapper re T. Spear issues (.2); telephone conference with Katie DeSoto re Spear depositions (.3); telephone conference with defense counsel re T. Spear (.4); email correspondence with defense counsel re Spear depositions (.4); conference call with A. Klapper re project status (.4); prepare paralegal assignment re Frank and Spear projects (.2); conference call with A. Klapper and R. Roberts re Frank portion of project (.3).

Continue reviewing volumes of materials for Dr. Lemen (2.3); telephone conference with Ms. Sanner, Ms. Rutkowski, and Messrs. Klapper and Ash to discuss status of preparation for cross examination of four expert witnesses (0.7); e-mails to and from Ms. Sanner and Ms. Rutkowski regarding notes from telephone conference (0.1); e-mails to and from Ms. Sanner, Ms. Rutkowski and Mr. Klapper regarding Lemen articles (0.4); e-mails to and from Mr. Ash regarding transcripts needed for expert witness, Rose (0.3); updated spreadsheet listing materials for expert witnesses (0.3); office conference with Ms. Sanner regarding assisting with obtaining records for Spears (0.1); internet research re: Spears (0.8); telephone call to and e-mails to and from Ms. DeSoto regarding Spears transcripts (0.3).

Review Lemen documents for draft of cross-examination outline.

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Date	Name	Hours
08/08/06	Ash	9.20
	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	
08/08/06	Cameron	5.40
	Review soil sampling analysis, report and data (.80); email to and telephone call with R. Finke re: same (.50); telephone call with consultant re: same (.20); e-mails re: expert witness trial preparation meeting (.50); review materials in preparation for same (.90); review court ruling and impact on government's evidence (1.50).	
08/08/06	Flatley	.30
	E-mails and replies regarding Dr. Frank testimony.	
08/08/06	Howard	6.80
	Updated W.R. Grace chart with expert information (1.50); continue research for all expert materials (5.30).	
08/08/06	Klapper	1.00
	Review Lemen transcript and conference with J. Ash regarding same.	
08/08/06	Roberts	1.20
	Review and analyze indictment.	
08/08/06	Rutkowski	3.40
	Review categories for outline issues (1.2); work on organizing categories for outline (2.1); emails re: Frank documents (.1).	
08/08/06	Sanner	4.80
	Finalize issues re development of Frank cross outline (3.5); email correspondence with Morgan Lewis, Garlington Lohn, Milodragovich, Gough Shanahan and others re location of Frank transcripts (.9); conferences with J. Taylor-Payne and M. Rutkowski re same (.4).	

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Date	Name	Hours
08/08/06	Taylor-Payne	
	Cross-checked all Lemen materials (1.4); e-mails to and from Ms. Howard, Ms. Rutkowski and Ms. Sanner regarding Frank materials (0.7); reviewed Frank transcripts to obtain information on missing pages (0.5); downloaded attorney information off Pacer website for U.S. District Court cases (0.4); e-mails to and from Ms. Rutkowski, Ms. Sanner and Mr. Waters regarding same (0.4); telephone calls to and from various attorneys re: expert witness Frank (0.8); e-mails to and from Mr. Loker re: expert witness Frank (0.3); researched defense counsel for cases involving expert witness Rose (1.1); telephone calls to obtain information re: expert witness Rose (0.7); e-mails to and from Mr. Ash, Ms. Rutkowski regarding same (0.6); e-mails to and from Messrs. Waters and Ash and Ms. Rutkowski and Ms. Sanner regarding status of obtaining expert materials (0.6).	7.50
08/08/06	Waters	4.50
08/09/06	Ash	7.50
08/09/06	Atkinson	.70
08/09/06	Cameron	3.40

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Date	Name	Hours
08/09/06	Flatley	.30
	Meet with M. Atkinson regarding information for witness cross-examination preparation.	
08/09/06	Howard	7.00
	Continued the compilation of all expert V. Rose documents (2.70); Began organization of same (1.50); conference with A. Denniston re: expert studies (.80); begin research and compilation of same (2.0).	
08/09/06	Ransom	3.70
	Perform further analysis re deposition of Spear (2.3); continue drafting memo re cross exam topics (1.4).	
08/09/06	Roberts	2.00
	Communications with P. Sanner and M. Rutkowski regarding organizing outline (.20); review and analyze expert disclosure (1.7); communications with C. Johnson regarding typing support (.10).	
08/09/06	Rutkowski	9.30
	Compile list of documents for J. Taylor-Payne (.4); review Spear deposition (1.0); discussions with M. Sanner re: project (.9); telephone conference with P. Waters and M. Sanner re: outline (.9); revise category listings (2.1); work on cross-exam questions (3.8); emails with DC re: Rose documents (.2).	
08/09/06	Sanner	8.50
	Finalize edits (.4); begin preparation of cross-examination questions from transcribed materials (8.1).	
08/09/06	Taylor-Payne	6.00
	Updated Lemen binders (0.4); reviewed volumes ten, twelve and seventeen of materials for Dr. Lemen (1.2); made revisions to indices of same (0.4); coordinated copying of Lemen binders for Mr. Klapper and trial counsel (0.3); downloaded additional transcripts for expert witness Spears (0.2); reviewed e-mails from Ms. Sanner	

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Date	Name	Hours

	and Ms. DeSoto (0.1); updated status spreadsheet (0.3); telephone calls to obtain information re: Dr. Rose testimony (0.3); telephone calls to and e-mails to and from defense counsel to obtain information re: Dr. Rose (0.4); e-mails to and from and telephone call to Mr. Ash to discuss status of obtaining materials for Dr. Rose (0.3); downloaded additional transcripts for Dr. Frank (0.3); compiled volumes four and five for Dr. Frank materials (0.7); updated indices for volumes of materials for Dr. Frank (0.5); e-mails to and from Ms. Sanner, Ms. Rutkowski, and Mr. Klapper regarding status of Drs. Rose, Frank, and Spears materials (0.6).	
08/09/06	Waters	7.40
	Draft Lemen cross-examination questions.	
08/10/06	Ash	10.50
	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	
08/10/06	Atkinson	.70
	Review government expert witness binders to prepare index of materials to send to Kirkland & Ellis per their request.	
08/10/06	Cameron	2.40
	Multiple e-mails re: witness meetings (.30); review materials relating to Rich Lee testimony and analysis (.80); review Court rulings and impact on analysis (.70); review material from K. Coggan (.60).	
08/10/06	Flatley	.20
	E-mails and replies regarding expert witness information.	
08/10/06	Howard	3.00
	Continued research for expert documentation.	

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Date	Name	Hours	
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08/10/06	Ransom	Perform further analysis re deposition of Spear (1.3); continue drafting memo re cross exam topics (2.8).	4.10
08/10/06	Roberts	Review and analyze Lemen cross-examination draft outline (1.7); review and analyze binder of cross-examination materials (.50); review and analyze A. Frank binders (1.8).	4.00
08/10/06	Rutkowski	Work on cross-examination outline.	6.60
08/10/06	Sanner	Work on cross-examination outline (6.7); conferences with M. Rutkowski re strategy on same (.3); email correspondence with P. Waters (.1); email correspondence with M. Howard re outstanding information (.1); email discussions with counsel re same, including entries for Terry Spear (.3); conference with A. Klapper re search for materials (.1); conference with J. Taylor-Payne re collection of outstanding materials (.2).	7.80
08/10/06	Taylor-Payne	E-mail exchanges between Ms. Howard, Ms. Rutkowski, Ms. Sanner and Mr. Klapper regarding status of obtaining additional materials for expert witness, Dr. Frank (0.3); telephone calls to and from Miles & Stockbridge regarding materials for expert witness, Dr. Frank (0.2); coordinate duplication of volumes four and five of the Dr. Frank materials (0.2); update materials spreadsheet for expert witnesses Frank, Spears, and Rose (4.2); download additional materials for expert witness Dr. Frank (0.4); prepare indices for volumes six and seven of Dr. Frank materials (0.7); compile volumes six and seven of Dr. Frank materials (0.6); coordinate duplication of same (0.1).	6.70

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Date	Name	Hours
08/10/06	Waters	
	Draft Lemen cross-examination questions.	7.50
08/11/06	Ash	
	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	8.50
08/11/06	Cameron	
	Prepare for and participate in call with defense counsel regarding expert witness trial preparation (0.8); review materials for expert witness trial preparation (1.3); review court's ruling regarding Clean Air Act definitions (0.9); review EPA testing data (1.3); conference call with expert regarding same (0.5).	4.80
08/11/06	Howard	
	Continued research for expert documentation.	1.50
08/11/06	Ransom	
	Perform further analysis re deposition of Spear.	.40
08/11/06	Roberts	
	Review, analyze and compare A. Frank Expert Disclosure with spreadsheets and indices (.50); communications with M. Sanner and J. Taylor-Payne regarding process and strategy to go forward for determining what A. Frank documents to review (2.0); locate, organize and track documents (.20); review A. Frank documents (2.0); analyze and dictate information for A. Frank cross-examination issue outline (2.6).	7.30
08/11/06	Rutkowski	
	Finish cross-examination outline questions (5.7); discussion with M. Sanner and P. Waters on cross-exam questions (.4); emails with J. Ash re: Rose (.3); emails with other counsel on possible depositions for Spear and Frank	6.60

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Date	Name	Hours	
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	(.2).		
08/11/06	Salzberg	Obtain publications by government expert witnesses for M. Sanner.	1.50
08/11/06	Sanner	Email correspondence with Anne Salzberg re retrieval of Spear transcripts and articles (.4); work on Frank transcripts (2.0).	2.40
08/11/06	Taylor-Payne	E-mail to Mr. Ash regarding status of materials for Dr. Rose (0.1); telephone calls to various defense counsel re: expert witness Dr. Rose (0.4); verified pagination of all materials for expert witness, Dr. Lemen (1.7); compiled binder of key documents (1.0); created index for same (0.4); coordinated delivery of Lemen materials to Mr. Klapper (0.3); began compiling volume eight of materials for Dr. Frank (1.2); updated materials spreadsheet to reflect articles received from Ms. Salzberg (0.7); e-mails exchanges between Messrs. Klapper, Ash, and Roberts and Ms. Sanner and Ms. Rutkowski regarding status of expert spreadsheet and Frank materials received and ordered (1.0); telephone call from Mr. Roberts regarding same (0.3); updated spreadsheet for expert witnesses Frank, Spear, and Rose (1.3); updated Frank binders (1.2).	9.60
08/11/06	Waters	Draft Lemen cross-examination outline.	7.20
08/12/06	Ash	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	6.50
08/12/06	Ransom	Complete analysis re deposition of Spear (.7); begin analysis re deposition of Spear (3.2); update memo re cross exam topics (1.9).	5.80

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Date	Name	Hours	
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08/12/06	Sanner	Work on cross-examination outline and questions.	2.40
08/12/06	Taylor-Payne	Began cross checking spreadsheet of Dr. Lemen materials with binder indices.	1.50
08/13/06	Ash	Review Dr. Rose deposition transcripts, studies, articles, speeches, reports and caselaw in preparation for cross-examination memorandum and cross-examination outline for trial.	5.50
08/13/06	Cameron	Review materials for calls with experts (0.9); attention to cross-examination materials (0.9).	1.80
08/13/06	Ransom	Complete analysis re deposition of Spear (.4); perform analysis re Spear scientific articles (4.2); update memo re cross exam topics (1.7).	6.30
08/13/06	Roberts	Review A. Frank documents (.20); analyze and dictate information for A. Frank cross-examination issue outline (3.3).	3.50
08/13/06	Rutkowski	Finish cross-exam questions for Lemen and send to Richmond team.	2.00
08/13/06	Sanner	Prepare cross-examination questions (Lemen).	8.50
08/13/06	Waters	Draft Lemen cross-examination questions.	4.00
08/14/06	Ash	Review Dr. Rose deposition transcripts, studies, caselaw, expert reports, and speeches in preparation for cross-examination memo and outline (4.5); edit Dr. Rose cross-examination memo (3.6); meeting with T. Klapper re: Dr. Rose cross-examination outline (.4).	8.50

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Date	Name	Hours

08/14/06	Atkinson	Review files re: Grace witnesses per request of Bradley Arant Rose & White (1.1); prepare fact witness and testimony materials to send to defense counsel (.4); meet with L. Flatley re: materials to send to defense counsel (.2). 1.70
08/14/06	Cameron	Telephone call with consultant regarding EPA data (0.2); review e-mails from counsel regarding same (0.6); review trial preparation materials (0.9). 1.70
08/14/06	Flatley	Call with defense counsel (0.4); follow-up on defense counsel call, including with M. Atkinson to get documents (1.4). 1.80
08/14/06	Howard	Conference with J. Ash regarding updated Rose materials (.30); Compiled and distributed new Rose materials to J. Ash (1.50). 1.80
08/14/06	Jeziorkowski	Review expert's CV for articles (1.0); review expert's CV for deposition transcripts (.30); compare list of requested depositions to depositions on expert's CV (.30) 1.60
08/14/06	Klapper	Help coordinate collection of cross materials for Millette and Meeker (.3); coordinate with W. Jacobson and T. Mace regarding Frank cross (.1); discuss Frank cross preparation with R. Roberts (.2); identify other cross issues for use in review with Frank materials (1.2). 1.80
08/14/06	Ransom	Conference with T. Klapper re Spear cross examination outline (.2); begin drafting same (.4). .60
08/14/06	Roberts	Review and analyze A. Frank binders and dictate entries (4.2); communications with M. Sanner regarding A. Frank disclosure and the status of documents (.70); meet with A. Klapper regarding 5.20

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Date	Name	Hours	

	status of the A. Frank expert review (.30).		
08/14/06	Salzberg	Obtain publications by government expert witnesses for M. Sanner.	1.10
08/14/06	Sanner	Final drafting of cross-examination questions (3.8); review and revise cross-examination questions (2.3); review and assess articles and publications and email re same with A. Salzberg and M. Jezirowski on Meeker and Millette project (.5); telephone discussions with R. Roberts re Frank project and spread issues (.5).	7.10
08/15/06	Ash	Review and organize Dr. Rose deposition transcripts, studies, caselaw, expert reports, and speeches in preparation for cross-examination memo and outline (2.0); edit Dr. Rose cross-examination memo (3.0); draft Dr. Rose cross-examination outline (4.2).	9.20
08/15/06	Atkinson	Arrange for copying of deposition videotapes per defense counsel request (.20); review files re: witness materials per defense counsel request (.40); forward to L. Flatley two articles noted by expert (.20).	.80
08/15/06	Cameron	Prepare for call with consultant regarding EPA analyses (0.3); participate in call with R. Finke and consultant regarding EPA data (0.9); review summaries regarding same (0.7); review materials from K&E regarding EPA data (0.7); attention to cross-examination materials (1.1).	3.70
08/15/06	Howard	Conference with J. Ash regarding compilation and reorganization expert V. Rose materials (.30); compiled and reproduced same (4.00).	4.30

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Date	Name	Hours
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08/15/06	Jeziorkowski	
	Continue review and locating of articles from Mr. Millette's CV (4.0); draft table for status of articles for Dr. Millette (2.50)	6.50
08/15/06	Klapper	
	Begin review of Lemen cross materials.	1.50
08/15/06	Ransom	
	Continue drafting cross exam outline.	4.10
08/15/06	Roberts	
	Review and analyze A. Frank binders; dictate entries.	6.00
08/15/06	Rutkowski	
	Emails re: status of issues and meeting.	.40
08/15/06	Sanner	
	Review and finalize Lemen outline, including email correspondence with P. Waters re same (1.6); email correspondence with D. Cameron re Meeker and Millette project (.1); review and excerpt T. Spear trial testimony for cross-project (4.9); email discussion with R. Roberts, M. Rutkowski, and T. Klapper re project issues (.4); organize Spear and Frank portion of project (.5).	7.50
08/16/06	Ash	
	Revise and edit Dr. Rose cross-examination memo in preparation for cross-examination outline (4.5); draft Dr. Rose cross-examination outline (7.0).	11.50
08/16/06	Atkinson	
	Review files to prepare Grace witness materials to send to Bradley Arant per request, and follow-up with e-mail description of materials sent (1.1); arrange to have witness binders and other relevant files of government expert witness copied and sent to Kirkland & Ellis per their request (1.2)	2.30

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Date	Name	Hours
08/16/06	Cameron	
	Review additional materials from consultant regarding EPA data (0.6); telephone call with consultant regarding same (0.7); review court ruling regarding CAA data (0.9); e-mails regarding same (0.3); review materials from K&E regarding cross-examination issues (1.6).	4.10
08/16/06	Flatley	.10
08/16/06	Howard	5.50
	E-mails and replies.	
08/16/06	Jeziorkowski	1.00
	Conference with J. Ash regarding the continued compilation and reorganization of expert V. Rose materials (.50); Compiled and distributed same (5.0).	
08/16/06	Klapper	1.60
	Receipt and review of additional Millette articles (.20); amend Excel spreadsheet to include new Millette articles (.20); amend Index and add new Millette articles to binder (.60).	
	Continue review of Lemen cross materials.	
08/16/06	Ransom	5.00
	Conference T. Klapper, M. Rutkowski, M. Sanner, P. Waters, R. Roberts re status of cross outlines (.3); draft cross exam outline re Dr. Spear (4.7).	
08/16/06	Roberts	10.40
	Telephone conference with A. Klapper regarding project status (.60); confer with E. Ransom regarding project status (.20); communications with M. Sanner and M. Rutkowski regarding organizing dictation materials in outline (.4); review and analyze A. Frank documents and dictate information for outline (9.2).	
08/16/06	Rutkowski	4.80
	Team meeting (.4); review Spear deposition and dictate (.6); review Frank deposition (3.5); email to locals on Millette and Meeker (.1); emails re: Rose depositions (.2).	

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Date	Name	Hours
08/16/06	Sanner	

08/16/06	Sanner	1.40

08/17/06	Ash	7.50

08/17/06	Atkinson	1.30

08/17/06	Cameron	3.80

08/17/06	Howard	3.70

08/17/06	Jezirowski	4.50

08/17/06	Keppel	1.20

Conference call with T. Klapper re cross-examination project (.4); conference call with R. Roberts re issues in A. Frank outline (.4); evaluate Frank dictation issues (.6).

Draft Dr. Rose cross-examination outline (6.2); meeting with T. Klapper and M. Keppel re: background of case, Dr. Rose testimony, and Dr. Rose cross-examination outline (1.3).

Return expert files to repository (.20); review and have copied government expert materials to send to Kirkland & Ellis (1.10).

Review additional materials relating to EPA database (1.6); telephone call with consultant and R. Finke regarding same (0.6); multiple e-mails with defense team regarding same (0.9); review materials for expert witness meetings in Montana (0.7).

Conference with J. Ash regarding the continued compilation and reorganization of expert V. Rose materials (.20); compile and distribute same (3.50).

Receipt and review of additional Millette materials (.50); amend Excel document for Millette Articles received (.50); amend Index of binder and add additional articles received on Millette (3.50).

Meet with T. Klapper and J. Ash to review background facts of W.R. Grace criminal indictment and background information on Dr. Vernon Rose.

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Date	Name	Hours
08/17/06	Ransom	4.90
	Continue drafting cross examination outline re Dr. Spear.	
08/17/06	Roberts	4.40
	Review and analyze A. Frank documents and dictate information for outline (4.3); communication with Grace counsel regarding status of project (.10).	
08/17/06	Rutkowski	7.00
	Meet with M. Sanner on project (.4); emails to team on project (.3); review Frank depositions (6.1); discuss project with J. Taylor-Payne (.2).	
08/17/06	Sanner	6.20
	Review and revise transcriptions from Spear trial testimony (.4); conference with M. Rutkowski re Frank project (.4); telephone discussion with E. Ransom re Spear project (.4); review Frank deposition transcripts for cross examination (5.0).	
08/17/06	Taylor-Payne	6.20
	Reviewed e-mails regarding new expert witness, Millette (0.4); discussion with Ms. Sanner regarding same (0.2); forwarded materials for Millette to Ms. Jezirowski (0.2); reviewed additional Dr. Frank materials received from Mr. Loker (0.8); compiled volumes eight, nine, and ten of additional materials for Dr. Frank (3.3); prepared indices for same (0.6); updated spreadsheet to reflect additional Frank materials (0.7).	
08/17/06	Waters	.40
	Review opinion and Lemen testimony.	
08/18/06	Cameron	2.30
	Review materials from consultant for expert witness meetings (1.1); telephone call with R. Finke and consultant regarding EPA database (0.6); review motion in limine materials (0.6).	
08/18/06	Howard	1.50
	Updated expert V. Rose document worksheet.	

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Date	Name	Hours
08/18/06	Jezirowski	
	Receipt and review of new articles for Dr. Millette (.50); amend Index and Excel chart to add additional articles received from Dr. Meeker (2.10).	2.60
08/18/06	Keppel	
	Review criminal indictment and background materials on Dr. Vernon Rose.	1.80
08/18/06	Klapper	
	Meet with expert regarding direct and cross preparation (4.5); discuss knowledge documents with D. Hird (.5).	5.00
08/18/06	Ransom	
	Continue drafting cross exam outline re Dr. Spear.	5.10
08/18/06	Rutkowski	
	Review Spear dictation (.8); review Frank documents and dictate (4.2).	5.00
08/18/06	Salzberg	
	Obtain publications by government expert witnesses for M. Sanner.	6.10
08/18/06	Sanner	
	Address issues re cross outline for A. Frank and T. Spear (.3); assess articles of Meeker and Millette (.3); email correspondence with M. Rutkowski, P. Waters, J. Payne, and M. Jezirowski re same (.3).	.90
08/18/06	Taylor-Payne	
	E-mails from and to Ms. Rutkowski regarding Dr. Frank article (0.1); office conference with Ms. Rutkowski regarding additional materials for Dr. Frank (0.1); made corrections to Frank materials volume five index (0.1); updated spreadsheet for Dr. Frank (0.1); began compiling volume 11 of materials for Dr. Frank (0.7).	1.10
08/18/06	Waters	
	Review Lemen testimony (0.20); draft email to T. Klapper regarding same (0.10).	.30

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Date	Name	Hours	
08/19/06	Cameron	Extensive review of materials relating to motions in limine and evidentiary issues (1.9); continued preparation for expert witness meetings (1.4).	3.30
08/19/06	Rutkowski	Review Frank transcripts.	3.60
08/20/06	Cameron	Preparation for expert witness meetings in Montana.	4.00
08/20/06	Keppel	Review background materials on Dr. Vernon Rose (1.0); review deposition testimony of Dr. Vernon Rose for cross-examination outline (.50).	1.50
08/20/06	Klapper	Continue work on direct examination and cross examination outlines of experts.	7.30
08/20/06	Rutkowski	Review Frank transcripts.	3.00
08/21/06	Ament	Meet with S. Vogel re: organization of information received relating to expert witness (.10); e-mails with M. Atkinson and S. Vogel re: same (.10).	.20
08/21/06	Atkinson	Review files re: government expert testimony in other matters, per D. Cameron request.	.80
08/21/06	Cameron	Review materials in preparation for expert witness meetings (3.5); meet with experts regarding preparation for trial prep meetings (1.5); attention to cross-exam materials (1.0).	6.00
08/21/06	Keppel	Review deposition of Dr. Vernon Rose for cross-examination.	1.60
08/21/06	Klapper	Finish core direct examination outline for critical expert with annotated ideas regarding graphics.	5.30
08/21/06	Rutkowski	Review dictation for Frank (.5); read Frank deposition (1.8).	2.30

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Date	Name	Hours
08/21/06	Salzberg	
	Obtain publications by government expert witnesses for M. Sanner.	1.00
08/22/06	Ament	
	E-mails with M. Atkinson re: expert witness information (.10); review and begin organizing expert witness material per D. Cameron request (.60); create index for same (.50).	1.20
08/22/06	Atkinson	
	Complete compilation of government expert materials for D. Cameron.	.60
08/22/06	Cameron	
	Prepare for expert witness meetings in Missoula, MT regarding trial issues (1.1); attend expert witness trial preparation meetings (9.5); post-meeting briefing with experts and counsel and review of notes/things to do (0.9).	11.50
08/22/06	Jeziorkowski	
	Receipt and review of additional Millette materials (.50); update Millette Index for binders (.50); update excel spreadsheet for Millette (.50).	1.50
08/22/06	Keppel	
	Review deposition transcripts of Dr. Rose for cross examination outline.	4.40
08/22/06	Klapper	
	Meet with expert regarding direct examination outline and accompanying exhibits.	8.70
08/22/06	Rutkowski	
	Review outline for Frank.	1.30
08/22/06	Sanner	
	Review cross outline and begin revisions (.8); email discussion with E. Ransom re same (.2); begin Spear cross questions (.9); work on Spear excerpts (1.6).	3.50
08/22/06	Taylor-Payne	
	Downloaded additional Dr. Frank materials (.10); e-mail to Ms. Sanner and Ms. Rutkowski regarding same (.10); began organization of additional materials for Dr. Frank (.30); e-mails from and to Ms. Jeziorkowski and Ms. Sanner regarding additional expert	.60

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Date	Name	Hours

	witnesses, Millette and Meaker (.10).	
08/23/06	Arment	E-mails with M. Atkinson re: index for expert witness materials. .10
08/23/06	Atkinson	Review boxes of government expert witness material sent by Kirkland & Ellis, to prepare summary for D. Cameron. 1.70
08/23/06	Cameron	Review materials from expert witness meetings and tasks list (1.2); attention to expert witness reports and open issues (1.5). 2.70
08/23/06	Jeziorkowski	Receipt and review of new Millette materials (.50); update Millette index (.30); update Millette spreadsheet (1.7); telephone conference with Ann Salzburg regarding outstanding materials for Millette & Meeker (.50). 3.00
08/23/06	Keppel	Review deposition transcripts of Dr. Rose for cross examination outline. 2.10
08/23/06	Klapper	Edit and supplement direct examination outline of expert (4.5); draft additional exhibits (3.0). 7.50
08/23/06	Sanner	Email discussion with C. Nygren re transcripts for experts (.2); conferences and email correspondence with M. Jeziorkowski re status of efforts to obtain Meeker and Millette materials (.6); review Spear materials for cross examination outline (.9); review and excerpt depositions transcripts from A. Frank prior testimony (4.7). 6.40
08/23/06	Taylor-Payne	Updated volume of materials for expert witness Dr. Frank (0.5); updated spreadsheet of Dr. Frank materials (0.4); reviewed e-mails from defense counsel transmitting expert information (0.9); e-mails 3.10

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Date	Name	Hours	
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	to and from Ms. Sanner, Ms. Rutkowski, and Ms. Jeziorowski regarding same (0.4); reviewed materials for expert witnesses Rose and Spear (0.6); made list of materials still needed for each expert witness (0.3).		
08/24/06	Atkinson	Finalize compilation of materials for cross examination.	.80
08/24/06	Cameron	Telephone call with consultant regarding historical air testing (0.3); review documents regarding same (0.9); telephone call with R. Finke regarding open issues (0.2); review materials regarding cross examination (0.7).	2.10
08/24/06	Howard	Completed compilation and distributed on expert V. Rose materials.	7.30
08/24/06	Jeziorowski	Draft and amend status memos for expert transcripts and articles received.	7.60
08/24/06	Sanner	Review and revise draft memoranda re collection of expert materials (.4); continue review and excerpting of prior A. Frank depositions (7.8).	8.20
08/24/06	Taylor-Payne	E-mail to Mr. Ash regarding status of obtaining materials for Dr. Rose (0.1); e-mail to Ms. DeSoto regarding status of obtaining transcripts for Dr. Spear (0.2); reviewed case materials and compiled list of items still needed (1.3).	1.60
08/25/06	Cameron	Review materials relating to Rich Lee report and work (1.2); review cross examination materials (1.1).	2.30
08/25/06	Jeziorowski	Draft index for deposition transcripts (3.5); contact attorneys to obtain copies of transcripts (1.0).	4.50

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Date	Name	Hours
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08/25/06	Sanner Review A. Frank depositions and articles for cross project.	6.40
08/25/06	Taylor-Payne E-mails from and to Ms. Sanner and Ms. Rutkowski regarding Dr. Frank binders (0.3); updated Frank volume 11 (0.7); office conference with Ms. Sanner and Ms. Jezirowski to discuss status of materials for Millette and Meeker (0.4); reviewed e-mails from Ms. Jezirowski regarding status of materials for Millette and Meeker (0.4); reviewed and updated status of document spreadsheet (0.6).	2.40
08/27/06	Cameron E-mails regarding status (0.2); review Rich Lee materials (0.9).	1.10
08/27/06	Keppel Review deposition transcripts of Dr. Rose for cross examination outline.	2.70
08/28/06	Cameron Attention to court rulings (0.5); review cross-examination materials (0.9).	1.40
08/28/06	Keppel Review deposition transcripts of Dr. Rose for cross examination outline.	2.60
08/28/06	Roberts Brief review of Frank outline.	.40
08/28/06	Sanner Complete review of A. Frank transcripts for cross outline.	5.80
08/28/06	Taylor-Payne Downloaded new materials for Dr. Millette (0.2); compiled volume 5 of materials for Dr. Millette (0.7); prepared index to same (0.3); telephone calls from and e-mails regarding requests for materials for Dr. Millette (0.2); updated Dr. Millette spreadsheet to reflect new materials received (0.4); made draft revisions to spreadsheet for Dr. Lemen (1.3).	3.10

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Date	Name	Hours

08/29/06	Ash	2.50
	Draft Dr. Vernon Rose cross-examination outline for Libby trial (2.0); edit Dr. Vernon Rose cross-examination memorandum (.5)	
08/29/06	Keppel	2.00
	Review deposition transcripts of Dr. Rose for cross-examination outline.	
08/29/06	Roberts	.40
	Communications with M. Sanner and M. Rutkowski regarding A. Frank materials and outline.	
08/29/06	Rutkowski	3.00
	Meeting with M. Sanner re Frank and Spear project (.4); work on cross-outline for Frank (2.6).	
08/29/06	Sanner	3.20
	Email and conference with M. Rutkowski and G. Sitterson re Frank memo and cross outline issues (.8); telephone and email correspondence with R. Roberts re same (.4); email and telephone discussion with A. Klapper re trial status (.2); research re government motion and court orders on same (.5); work on cross outline for Frank (1.3).	
08/29/06	Taylor-Payne	.90
	E-mails to and from Ms. Sanner and Ms. Jeziorowski regarding materials for Dr. Millette (.30); continued to update materials for Dr. Millette (.60).	
08/30/06	Ash	1.50
	Draft Dr. Vernon Rose cross-examination outline for Libby trial (1.0); edit Dr. Vernon Rose cross-examination memorandum (.5)	
08/30/06	Atkinson	.40
	Review compilation of experts files.	
08/30/06	Rutkowski	2.50
	Work on cross-examination outline.	
08/30/06	Sanner	6.30
	Begin preparation of cross questions (Frank).	